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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/758,816	01/16/2004	Michael W. Murphy	8540G-000233	6583
27572	7590 08/29/2006		EXAMINER	
HARNESS,	DICKEY & PIERCE, I	YUAN, DAH WEI D		
P.O. BOX 828 BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER
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			DATE MAILED: 08/29/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)	W
10/758,816		
Examiner	Art Unit	-

Notice of Non-Compliant	10/758,816	·	
Amendment (37 CFR 1.121)	Examiner	Art Unit	
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_ The MAILING DATE of this communication ap	pears on the cover sheet	with the correspondence a	iddress
c lula!	:idered non-c	omoliant because it nas ta	ned to meet the .
requirements of 37 CFR 1.121 or 1.4. In order for the a	MICHAILCH GOODING IT CO		
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	E AMENDMENT DOCUM	MENT TO BE NON-COMP	LIANT:
Amendments to the specimens in the	lerlined.	; · · · · · ·	
C Other			
2. Abstract:	OFD 4 70		·
A. Not presented on a separate sheet.	37 CFR 1.72.		· :
B. Other		· · · · · · · · · · · · · · · · · · ·	westa
<ul><li>3. Amendments to the drawings:</li><li>A. The drawings are not properly identified.</li></ul>	fied in the top margin as	"Replacement Sheet," "N	ew Sheet," or
"Annotated Sheet" as required by 3	7 CFR 1.121(d).	hoon climinated Replace	ment drawings
"Annotated Sheet" as required by 3 and 3 a		with 37 CFR 1.84 are requ	uired:
showing amended rigures, without r	Harkingo, in oon p		
4. Amendments to the claims:		- -	ne ats to ris divini
	s is not present.		
B. The listing of claims does not includ	le the text of all perioning		
of each claim has not been provided of each claim cannot be identified.	Note: the status of ever	ry claim must be indicated	after its claim
(Previously presented), (New), (No	t entered), (vvillidiawii) o	ted in ascending numerica	
D. The claims of this amendment paper.  E. Other:	should list a	s aliqual.	go de la successión de la companya d
5 The amondment is unsigned or not signed	d in accordance with 37	CFR 1:4.	· · · · ·
For further explanation of the amendment format req	uired by 37 CFR 1.121.	see MPEP § 714 and the	USPTO website at
For further explanation of the amendment format req <a href="http://www.uspto.gov/web/offices/pac/dapp/opla/preoding-red-">http://www.uspto.gov/web/offices/pac/dapp/opla/preoding-red-</a>	gnotice/officeflyer.pdf	•	
TIME PERIODS FOR FILING A REPLY TO THIS NO	) IICE:	is an after-final amendme	nt or an amendmen
Applicant is given no new time period if the nor filed after allowance. If applicant wishes to result in the period if the nor filed after allowance.	n-compliant amenument hmit the non-compliant a	ifter-final amendment with	corrections, the
filed after allowance. It applicant wishes to result must be result miles to result must be result must b	tted within the time perio	d set forth in the final Office	e action.
	fe	om the mail date of tols liv	MICE IO SUPPLY WIS
2. Applicant is given one month, or thirty (30) days corrected section of the non-compliant amendr	ment in compliance with	37 CFR 1.121 or 1.4, If the	e non-compliant
amendment is one of the following: a preliminary request for continued examination (RCE) under	y amendment, a non-tina	emental amendment filed	within a suspension
request for continued examination (RCE) under	endment filed in respon	se to a Quayle action.	•
= 4 of time are available under 37 C	CFR 1.136(a) o <u>nly</u> if the i	non-compliant amendmen	t is a non-final
an amendment tiled itt tespon	ise to a wayle action.		•
Failure to timely respond to this notice will  Abandonment of the application if the no	result in:	t is a non-final amendmen	t or an amendment
Abandonment of the application if the no	II-compliant airtendmen		
filed in response to a <i>Quayle</i> action; or <b>Non-entry</b> of the amendment if the non-c	ompliant amendment is	a preliminary amendment	or supplemental
amendment.			
Harold Smith		5 71-272-1 Telephone N	lo.
Legal Instruments Examiner (L	IE)		<u></u>